

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
McALLEN DIVISION

UNITED STATES OF AMERICA §  
§  
v. § CRIMINAL NO. M-22-1708-S1-01  
§  
JUAN ANTONIO CANTU-CAVAZOS §  
Defendant. §

**PLEA AGREEMENT**

The United States of America, by and through Alamdar S. Hamdani, United States Attorney for the Southern District of Texas, and Lee Fry, Assistant United States Attorney, and the defendant, Juan Antonio Cantu-Cavazos (“Defendant”), and Defendant’s counsel, pursuant to Rule 11(c)(1)(B) of the Federal Rules of Criminal Procedure, state that they have entered into an agreement, the terms and conditions of which are as follows:

**Defendant’s Agreement**

1. Defendant agrees to plead guilty to Count One and Count Two of the Superseding Indictment. Count One charges Defendant with Unlawfully Possessing a Firearm as an Alien in violation of Title 18, United States Code, Section 922(g)(5)(A). Count Two charges Defendant with Trafficking in Firearms, in violation of Title 18, United States Code, Section 933(a)(3) and 933(a)(1). Defendant, by entering this plea, agrees that he/she is waiving any right to have the facts that the law makes essential to the punishment either charged in the indictment, or proved to a jury or proven beyond a reasonable doubt.

**Punishment Range**

2. The statutory maximum penalty for each violation of Title 18, United States Code, Sections 922(g)(5)(A) and 924(a)(8) as well as for each violation of Sections 933(a)(3), 933(a)(1) and 933(b) is imprisonment for not more than fifteen (15) years and a fine of not more than

\$250,000. Additionally, Defendant may receive a term of supervised release after imprisonment of not more than three (3) years for each Count. *See Title 18, United States Code, Sections 3559(a)(3) and 3583(b)(2).* Defendant acknowledges and understands that if he/she should violate the conditions of any period of supervised release which may be imposed as part of his/her sentence, then Defendant may be imprisoned for up to two (2) years, without credit for time already served on the term of supervised release prior to such violation. *See Title 18, United States Code, sections 3559(a)(3) and 3583(e)(3).* Defendant understands that the sentences on multiple counts may be imposed to run consecutively to one another or to any other sentence. Defendant understands that he/she cannot have the imposition or execution of the sentence suspended, nor is he/she eligible for parole.

**Mandatory Special Assessment**

3. Pursuant to Title 18, United States Code, Section 3013(a)(2)(A), immediately after sentencing, Defendant will pay to the Clerk of the United States District Court a special assessment in the amount of one hundred dollars (\$100.00) per count of conviction. The payment will be by cashier's check or money order, payable to the Clerk of the United States District Court, c/o District Clerk's Office, P.O. Box 61010, Houston, Texas 77208, Attention: Finance.

**Immigration Consequences**

4. Defendant recognizes that pleading guilty may have consequences with respect to his/her immigration status. Defendant understands that if he/she is not a citizen of the United States, by pleading guilty he/she may be removed from the United States, denied citizenship, and denied admission to the United States in the future. Defendant understands that if he/she is a naturalized United States citizen, pleading guilty may result in immigration consequences, such as denaturalization and potential deportation or removal from the United States. Defendant's attorney

has advised Defendant of the potential immigration consequences resulting from Defendant's plea of guilty, and Defendant affirms that he/she wants to plead guilty regardless of any immigration consequences that may result from the guilty plea and conviction.

#### **Cooperation**

5. The parties understand this agreement carries the potential for a motion for departure under Section 5K1.1 of the Sentencing Guidelines. Defendant understands and agrees that whether such a motion is filed will be determined solely by the United States through the United States Attorney for the Southern District of Texas. Should Defendant's cooperation, in the sole judgment and discretion of the United States, amount to "substantial assistance," the United States reserves the sole right to file a motion for departure pursuant to Section 5K1.1 of the United States Sentencing Guidelines. Defendant further agrees to persist in that plea through sentencing, fully cooperate with the United States, and not oppose the forfeiture of assets contemplated in paragraph 21 of this agreement. Defendant understands and agrees that the United States will request that sentencing be deferred until that cooperation is complete.

6. Defendant understands and agrees that "fully cooperate," as that term is used herein, includes providing all information relating to any criminal activity known to Defendant. Defendant understands that such information includes both state and federal offenses arising therefrom. In that regard:

(a) Defendant agrees that this plea agreement binds only the United States Attorney for the Southern District of Texas and Defendant; it does not bind any other United States Attorney or any other unit of the Department of Justice;

(b) Defendant agrees to testify truthfully as a witness before a grand jury or in any other judicial or administrative proceeding when called upon to do so by the United States. Defendant further agrees to waive his/her Fifth Amendment privilege against self-incrimination for the purpose of this agreement;

- (c) Defendant agrees to voluntarily attend any interviews and conferences as the United States may request;
- (d) Defendant agrees to provide truthful, complete and accurate information and testimony and understands any false statements made by the defendant to the Grand Jury or at any court proceeding (criminal or civil), or to a government agent or attorney, can and will be prosecuted under the appropriate perjury, false statement, or obstruction statutes;
- (e) Defendant agrees to provide to the United States all documents in his/her possession or under his/her control relating to all areas of inquiry and investigation; and
- (f) Should the recommended departure, if any, not meet Defendant's expectations, the Defendant understands that he/she remains bound by the terms of this agreement and cannot, for that reason alone, withdraw his/her plea.

**Waiver of Appeal, Collateral Review, and Statute of Limitations**

7. Defendant is aware that Title 28, United States Code, Section 1291, and Title 18, United States Code, Section 3742, afford a defendant the right to appeal the conviction and sentence imposed. Defendant is also aware that Title 28, United States Code, Section 2255, affords the right to contest or "collaterally attack" a conviction or sentence after the judgment of conviction and sentence has become final. Defendant knowingly and voluntarily waives the right to appeal or "collaterally attack" the conviction and sentence, except that Defendant does not waive the right to raise a claim of ineffective assistance of counsel on direct appeal, if otherwise permitted, or on collateral review in a motion under Title 28, United States Code, Section 2255. In the event Defendant files a notice of appeal following the imposition of the sentence or later collaterally attacks his conviction or sentence, the United States will assert its rights under this agreement and seek specific performance of these waivers.

8. Defendant also agrees that should the conviction following the defendant's plea of guilty pursuant to this Agreement be vacated for any reason, then any prosecution that is not time-barred by the applicable statute of limitations on the date of the signing of this agreement

(including any counts that the United States has agreed to dismiss at sentencing pursuant to this Agreement) may be commenced or reinstated against the defendant, notwithstanding the expiration of the statute of limitations between the signing of this Agreement and the commencement or reinstatement of such prosecution. It is the intent of this Agreement to waive all defenses based on the statute of limitations with respect to any prosecution that is not time-barred on the date that this Agreement is signed.

9. In agreeing to these waivers, Defendant is aware that a sentence has not yet been determined by the Court. Defendant is also aware that any estimate of the possible sentencing range under the sentencing guidelines that he/she may have received from his/her counsel, the United States or the Probation Office, is a prediction and not a promise, did not induce his/her guilty plea, and is not binding on the United States, the Probation Office or the Court. The United States does not make any promise or representation concerning what sentence the defendant will receive. Defendant further understands and agrees that the United States Sentencing Guidelines are "effectively advisory" to the Court. See *United States v. Booker*, 543 U.S. 220 (2005). Accordingly, Defendant understands that, although the Court must consult the Sentencing Guidelines and must take them into account when sentencing Defendant, the Court is not bound to follow the Sentencing Guidelines nor sentence Defendant within the calculated guideline range.

10. Defendant understands and agrees that each and all waivers contained in the Agreement are made in exchange for the concessions made by the United States in this plea agreement.

#### **The United States' Agreements**

11. The United States agrees to each of the following:

- (a) If Defendant pleads guilty to Count One and Count Two of the Superseding Indictment and persists in that plea through sentencing, and if the Court accepts this

plea agreement, the United States will move to dismiss any remaining counts of the indictment at the time of sentencing. The defendant agrees that with respect to any and all dismissed charges he/she is not a 'prevailing party within the meaning of the 'Hyde Amendment,' Section 617, P.L. 105-119 (Nov. 26, 1997), and will not file any claim under that law; and

(b) If the Court determines that Defendant qualifies for an adjustment under U.S.S.G. § 3E1.1(a), and the offense level prior to operation of § 3E1.1(a) is 16 or greater, the United States will move under § 3E1.1(b) for an additional one-level reduction because Defendant timely notified authorities of his or her intent to plead guilty, thereby permitting the United States to avoid preparing for trial and permitting the United States and the Court to allocate their resources more efficiently.

**Agreement Binding - Southern District of Texas Only**

12. The United States Attorney's Office for the Southern District of Texas agrees that it will not further criminally prosecute Defendant in the Southern District of Texas for the specific conduct described in the indictment. This plea agreement binds only the United States Attorney's Office for the Southern District of Texas and Defendant. It does not bind any other United States Attorney's Office. The United States Attorney's Office for the Southern District of Texas will bring this plea agreement and the full extent of Defendant's cooperation to the attention of other prosecuting offices, if requested.

**United States' Non-Waiver of Appeal**

13. The United States reserves the right to carry out its responsibilities under guidelines sentencing. Specifically, the United States reserves the right:

- (a) to bring the facts of this case, including evidence in the files of the United States Attorney's Office for the Southern District of Texas or the files of any investigative agency, to the attention of the Probation Office in connection with that office's preparation of a presentence report;
- (b) to set forth or dispute sentencing factors or facts material to sentencing;
- (c) to seek resolution of such factors or facts in conference with Defendant's counsel and the Probation Office;

(d) to file a pleading relating to these issues, in accordance with section 6A1.2 of the United States Sentencing Guidelines and Title 18, United States Code, Section 3553(a); and

(e) to appeal the sentence imposed or the manner in which it was determined.

#### **Sentence Determination**

14. Defendant is aware that the sentence will be imposed after consideration of the United States Sentencing Guidelines and Policy Statements, which are only advisory, as well as the provisions of Title 18, United States Code, Section 3553(a). Defendant nonetheless acknowledges and agrees that the Court has authority to impose any sentence up to and including the statutory maximum set for the offense(s) to which Defendant pleads guilty, and that the sentence to be imposed is within the sole discretion of the sentencing judge after the Court has consulted the applicable Sentencing Guidelines. Defendant understands and agrees that the parties' positions regarding the application of the Sentencing Guidelines do not bind the Court and that the sentence imposed is within the discretion of the sentencing judge. If the Court should impose any sentence up to the maximum established by statute, or should the Court order any or all of the sentences imposed to run consecutively, Defendant cannot, for that reason alone, withdraw a guilty plea, and will remain bound to fulfill all of the obligations under this plea agreement.

#### **Rights at Trial**

15. Defendant understands that by entering into this agreement, he/she surrenders certain rights as provided in this plea agreement. Defendant understands that the rights of a defendant include the following:

(a) If Defendant persisted in a plea of not guilty to the charges, defendant would have the right to a speedy jury trial with the assistance of counsel. The trial may be conducted by a judge sitting without a jury if Defendant, the United States, and the court all agree.

(b) At a trial, the United States would be required to present witnesses and other evidence against Defendant. Defendant would have the opportunity to confront

those witnesses and his/her attorney would be allowed to cross-examine them. In turn, Defendant could, but would not be required to, present witnesses and other evidence on his/her own behalf. If the witnesses for Defendant would not appear voluntarily, he/she could require their attendance through the subpoena power of the court; and

(c) At a trial, Defendant could rely on a privilege against self-incrimination and decline to testify, and no inference of guilt could be drawn from such refusal to testify. However, if Defendant desired to do so, he/she could testify on his/her own behalf.

#### **Factual Basis for Guilty Plea**

16. Defendant is pleading guilty because he/she is in fact guilty of the charges contained in Count One and Count Two of the Superseding Indictment. If this case were to proceed to trial, the United States could prove each element of the offense beyond a reasonable doubt. The following facts, among others would be offered to establish Defendant's guilt:

##### Count 1:

On or about September 21, 2022, the Defendant, Juan Antonio Cantu-Cavazos, knowing that he was an alien who was illegally and unlawfully in the United States, did knowingly possess in and affecting interstate commerce, a firearm, namely: a Century Arms, Model VSKA, 7.62x39mm caliber rifle.

Prior to September 21<sup>st</sup>, an undercover ATF agent was in contact with the Defendant, who was seeking to purchase firearms. On September 21<sup>st</sup>, Agents setup a controlled sale of firearms and established surveillance in a parking lot of a restaurant in McAllen, Texas. The Defendant arrived at the sale location, purchased the thirty-two (32) firearms being sold, and began loading them into his vehicle. One of the firearms purchased and loaded into the Defendant's vehicle was a Century Arms, Model VSKA, 7.62x39mm caliber rifle.

Following his arrest, the Defendant admitted that he met in the parking lot in order to purchase firearms that had been requested by an individual in Mexico. He further admitted that he was then to deliver them to another location so that the firearms could be exported into Mexico.

The Defendant knew he was illegally present in the United States and that he was not permitted to purchase or possess firearms.

The Century Arms, Model VSKA, 7.62x39mm caliber rifle was manufactured outside the State of Texas and, therefore, affected interstate and foreign commerce.

Count 2:

Between October 1, 2021 and September 21, 2022, the Defendant, Juan Antonio Cantu-Cavazos, did knowingly conspire and agree with co-defendant Caballero and others to ship, transport, transfer, cause to be transported, or otherwise dispose of firearms to another person, in and affecting interstate and foreign commerce, knowing or having reason to believe that the use, carrying, or possession of a firearm by the recipient would constitute a felony.

Beginning in October of 2021 and up until his arrest on September 21, 2022, The Defendant agreed with co-defendant Caballero, "Pepe" - an individual in Mexico- and others to acquire firearms that had been requested by and purchased on behalf of "Pepe". He also agreed that after he acquired the firearms, he would deliver to them various produce warehouses for truck drivers to export them out of the United States and into Mexico. The Defendant would retrieve the firearms from other co-conspirators in various parking lots in Hidalgo County, Texas, take photographs of the firearms, take the firearms apart, and wrap them in cellophane. He would then deliver them to the warehouses or truck drivers.

Defendant Cantu-Cavazos knew that the persons he delivered the firearms to at the various warehouses would export the firearms by possessing and carrying the firearms into Mexico, in violation of Title 18, United States Code, Section 554(a) - a crime punishable by more than one year.

The exportation of firearms affects interstate and foreign commerce.

**Breach of Plea Agreement**

17. If Defendant should fail in any way to fulfill completely all of the obligations under this plea agreement, the United States will be released from its obligations under the plea agreement, and Defendant's plea and sentence will stand. If at any time Defendant retains, conceals, or disposes of assets in violation of this plea agreement, including required financial information, or if Defendant knowingly withholds evidence or is otherwise not completely truthful with the United States, then the United States may move the Court to set aside the guilty plea and reinstate prosecution. Any information and documents that have been disclosed by Defendant, whether prior to or subsequent to this plea agreement, and all leads derived therefrom, will be used against defendant in any prosecution.

**Monetary Penalties, Assets and Financial Disclosures**

18. Defendant understands and agrees that monetary penalties will be subject to immediate enforcement as provided in 18 U.S.C. § 3613 and that monetary penalties will be submitted to the Treasury Offset Program so that payments to the Defendant may be applied to federal debts.

19. Defendant understands that restitution, forfeiture, and fines are separate components of sentencing and are separate obligations. Defendant agrees to take all steps necessary to pass clear title to forfeitable assets to the United States and to assist fully in the collection of restitution and fines. Subject to the provisions of paragraph 7 above, Defendant waives the right to challenge in any manner, including by direct appeal or in a collateral proceeding, any restitution order, any forfeiture orders, and any fines.

**Restitution**

20. Defendant agrees to pay full restitution to the victim(s) regardless of the count(s) of conviction. Defendant agrees to pay full restitution as determined by the Court, regardless of the resulting loss amount, to all victims harmed by Defendant's "relevant conduct," as defined by U.S.S.G. §1B1.3, including conduct pertaining to any dismissed counts or uncharged conduct, and regardless of whether such conduct constitutes an "offense" under 18 U.S.C. §§ 2259, 3663 or 3663A. Defendant agrees that restitution imposed by the Court will be due and payable immediately and that should the Court impose a payment schedule, the payment schedule sets forth minimum payments and does not foreclose additional collection of restitution.

**Forfeiture**

21. As part of this plea agreement, Defendant agrees to the following:

(a) to forfeit, via either an administrative or judicial proceeding, all assets listed in the charging document (including any Supplemental Notice of Forfeiture), and to forfeit or

abandon any assets seized during this investigation or a related investigation including but not limited to the following specific assets:

- (i) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: H-000, PIN#0583642,
- (ii) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: H-0001, PIN#0583643,
- (iii) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: H-002, PIN#0583644,
- (iv) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: H-003, PIN#0583645,
- (v) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: SV7013140, PIN#0583648,
- (vi) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: SV7013427, PIN #0583650,
- (vii) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: SV7013481, PIN#0583649,
- (viii) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: SV7013643, PIN#0583647,
- (ix) One (1) Century Arms rifle, Model VSKA, caliber 7.62, S/N: SV7014528, PIN#0583646,
- (x) One (1) IO INC., Model Sporter, caliber 7.62, S/N: S037899, PIN#0578295,
- (xi) One (1) Romarm, Model WASR, caliber 7.62, S/N: A1-41100-15, PIN#0573013,
- (xii) One (1) Century Arms rifle, Model RAS47, caliber 7.62, S/N: RAS47025307, PIN#0573011,
- (xiii) One (1) Century Arms rifle, Model RAS47, caliber 7.62, S/N: RAS47029042, PIN#0573012,
- (xiv) One (1) Zastava, Model M90, caliber 7.62, S/N: 007326, PIN#0381075,
- (xv) One (1) Zastava, Model M90, caliber 7.62, S/N: 007656, PIN#0381085,
- (xvi) One (1) Colt, Model M4, caliber 5.56, S/N: LE369452, PIN#0580469,
- (xvii) One (1) Colt, Model M4, caliber 5.56, S/N: LE369343, PIN#0580472,
- (xviii) One (1) Colt, Model M4, caliber 5.56, S/N: LE369430, PIN#0580468,
- (xix) One (1) Glock pistol, Model 17, caliber 9mm, S/N: CRS204US PIN #555561,
- (xx) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHC 106 PIN #521782,
- (xxi) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MGZ 518 PIN #521709,
- (xxii) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 489 Prop #304 PIN#521769,
- (xxiii) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHC 105 Prop #305 PIN#521781,
- (xxiv) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 454 Prop #302 PIN#521751,
- (xxv) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 447 Prop #301 PIN#521744,

- (xxvi) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 458 Prop #308 PIN#521755,
- (xxvii) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MGZ 514 Prop #309 PIN#521705,
- (xxviii) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 488 Prop #303 PIN#521768,
- (xxix) One (1) Glock pistol, Model 19, caliber 9mm, S/N: MHA 457 Prop #307 PIN#521754,
- (xxx) One (1) Glock pistol, Model 19, caliber 9mm, S/N: BHDF924,
- (xxxi) One (1) Glock pistol, Model 19, caliber 9mm, S/N: BEYV544,
- (xxxii) One (1) Glock pistol, Model 19, caliber 9mm, S/N: ADEB13, and
- (xxxiii) \$37,000 United States currency.

- (b) to withdraw any claims and petitions for suchp listed or seized assets, whether in this proceeding or another proceeding, and to waive notice of administrative proceedings (including forfeiture, destruction, and abandonment for seized property);
- (c) that one or more of the conditions set forth in 21 U.S.C. § 853(p) exists, so that the forfeiture money judgment may be immediately satisfied via forfeiture of substitute property; and
- (d) to the order of forfeiture becoming final as to Defendant immediately following this guilty plea or immediately following entry of the forfeiture order, whichever applies.

**Financial Statement**

22. Defendant agrees to truthfully complete under penalty of perjury, within thirty days of the execution of this Plea Agreement, a financial statement on a form provided by the United States Attorney's Office and to update the statement within seven days of any material change. Defendant also agrees to make full disclosure to the United States Probation Office of all current and anticipated assets in which Defendant has an interest both before sentencing and again before termination of supervised release or probation, with such disclosures to be shared with the United States Attorney's Office.

23. Defendant further agrees not to dispose or transfer any assets without the prior written permission of the United States and to authorize the release of all financial information requested by the United States, including, but not limited to, credit histories and tax returns. Defendant agrees

to discuss and answer any questions by the United States relating to Defendant's financial disclosure, including in a deposition or informal debtor exam, whether before or after sentencing.

**Complete Agreement**

24. This written plea agreement, consisting of fifteen (15) pages, including the attached addendum of Defendant and his/her attorney, constitutes the complete plea agreement between the United States, Defendant, and Defendant's counsel. Other than any written proffer agreement(s) that may have been entered into between the United States and Defendant, this agreement supersedes any prior understandings, promises, agreements, or conditions between the United States and Defendant. No additional understandings, promises, agreements, or conditions have been entered into other than those set forth in this agreement, and none will be entered into unless in writing and signed by all parties. Defendant acknowledges that no threats have been made against him/her and that he/she is pleading guilty freely and voluntarily because he/she is guilty.

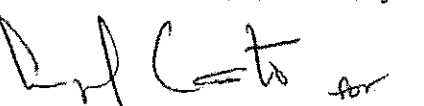
25. Any modification of this plea agreement must be in writing and signed by all parties.

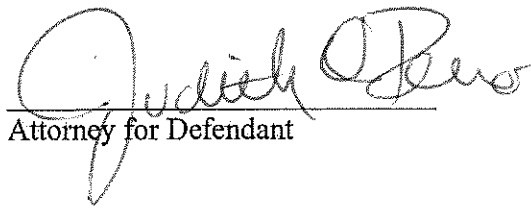
APPROVED:

Alamdar S. Hamdani  
United States Attorney

By:

  
Lee Fry  
Assistant United States Attorney

  
Paxton Warner  
Assistant United States Attorney in Charge

  
Judith Bero  
Attorney for Defendant  
  
  
Juan A. Cantú-Cavazos  
Defendant

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
McALLEN DIVISION

UNITED STATES OF AMERICA

v.

JUAN ANTONIO CANTU-CAVAZOS  
Defendant.

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CRIMINAL NO. M-22-1708-S1-01

**PLEA AGREEMENT -- ADDENDUM**

I have fully explained to Defendant his/her rights with respect to the pending Superseding Indictment. I have reviewed the provisions of the United States Sentencing Commission's Guidelines Manual and Policy Statements and I have fully and carefully explained to Defendant the provisions of those Guidelines which may apply in this case. I have also explained to Defendant that the Sentencing Guidelines are only advisory and the court may sentence Defendant up to the maximum allowed by statute per count of conviction. I have also explained to Defendant that sentences on multiple counts may be imposed to run consecutively to one another or to any other sentence. Further, I have carefully reviewed every part of this plea agreement with Defendant. I certify that this agreement has been translated to the Defendant by a person fluent in the Spanish language if the Defendant is unable to read or has difficulty understanding the English language. To my knowledge, Defendant's decision to enter into this agreement is an informed and voluntary one.

  
\_\_\_\_\_  
Attorney for Defendant

  
\_\_\_\_\_  
Date

I have consulted with my attorney and fully understand all my rights with respect to the Superseding Indictment pending against me. My attorney has fully explained, and I understand, all my rights with respect to the provisions of the United States Sentencing Commission's Guidelines Manual which may apply in my case. I have read and carefully reviewed every part of this plea agreement with my attorney. If I have difficulty understanding the English language, I have had a person fluent in the Spanish language interpret this agreement to me. I understand this agreement and I voluntarily agree to its terms.

from C.  
JUAN ANTONIO CANTU-CAVAZOS  
Defendant

10/23/23

Date